AO 247 (Rev. 11/11) Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)

Page 1 of 2 (Page 2 Not for Public Disclosure)

## UNITED STATES DISTRICT COURT

for the

District of Minnesota

	United States of Amer	rica					
	V. DAVID JAMES BOWE  I Judgment: s Amended Judgment: amended Judgment if Any)	June 6, 2006	) Case N ) USM I ) ) Kather ) Defende	No: rine N	05-CR-147  Menendez  ttorney		
(	ORDER REGAR PU	DING MOTIO RSUANT TO 1					
§ 3582(c)(2) for subsequently be § 994(u), and ha	a reduction in the tern en lowered and made r	n of imprisonment in retroactive by the Un motion, and taking in	nposed base sited States nto account	ed or Sent the p	a guideline encing Comr policy statem	The court under 18 U.S.C. sentencing range that has mission pursuant to 28 U.S.C. ent set forth at USSG §1B1.10 able,	and
IT IS ORDERI  DEN  the last judgment is			s previously onths <b>is rec</b>			ce of imprisonment (as reflected in 122 months .	ı
		Somplete Parts I and II of	ruge 2 wnen	mone	m is gramea)		
Except as otherv IT IS SO ORD	wise provided, all prov	isions of the judgme	nt dated .	June	6, 2006	shall remain in effect.	
Order Date:	February 5, 2015			s/ Michael J. Davis			
Effective Date:	November 1, 2015 (if different from order da	ute)		(	Chief Judge N	Michael J. Davis	